

persons or body corporate is or are making use of any one or more such fount, bottle, keg, jug, vessel, bottled beer crate, or box belonging to said owner or owners, for any of the purposes declared to be unlawful by section two hundred and three of this article, or has the same in possession on premises occupied, used or controlled by such person or persons or body corporate, for any of the purposes so declared to be unlawful, the said justice of the peace may issue his search warrant to any officer of the law to whom such warrant may properly be directed, and cause the premises designated in the warrant to be searched, as in other cases in which search warrants are issued in accordance with law, and if any one or more of such kegs, founts, bottles, jugs, vessels, bottled beer crates, or boxes, shall be found in, upon or about the premises so designated, the officer executing the said search warrant shall thereupon report the same under his oath to the said justice of the peace, who shall thereupon, upon said report, and upon the oath of any person or persons charging any violation of the provisions of section two hundred and three of this article, issue his warrant for the arrest of the said person or persons against whom such charge or charges shall be made and cause him or them to be brought before him for trial.

1892, ch. 262.

206. The several justices of the peace in the respective counties of this State shall have concurrent jurisdiction with the circuit courts for their respective counties, and the justices of the peace selected to sit at the respective station houses in the city of Baltimore shall have concurrent jurisdiction with the Criminal Court of Baltimore in the case of persons arrested for the violation of the provisions of section two hundred and three of this article, and such respective justices shall proceed to hear and determine such cases when the parties arrested upon charges of said violation are brought before them, respectively, and to acquit such persons or to sentence such persons for the offenses if convicted thereof, unless such respective persons so charged, when so brought before said justices of the peace, respectively, and before they are respectively tried as aforesaid, shall pray jury trial. If any person charged with the commission of any one or more of the several offenses mentioned in section two hundred